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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.
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08/995, 715 12/22/97 GENNADIEVICH

I 0971/0D319

EXAMINER

LMC1/0404

DARBY & DARBY
805 THIRD AVENUE
NEW YORK NY 10022

BRIEF, I
ART UNIT

PAPER NUMBER

2779
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04/04/00

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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Attachment
PTO-948 Notice of Draftsman's Review

Art Unit: 2779

DETAILED ACTION

Response to Amendment

1. The amendments filed on 02/01/00, 03/02/00, and 03/27/00 canceling all claims drawn to the elected invention and presenting only claims drawn to a non-elected invention is non-responsive (MPEP § 821.03). The remaining claims are not readable on the elected invention. The Summary of the Invention described at least five embodiments. The first embodiment at page 5 line 11 to page 6 line 5 uses a complimentary screen with a resolution equal to the resolution of one block of an image where a plurality of blocks form an image. Each block of the image formed on the complimentary screen is projected onto the display screen and over time a complete image is formed by the use of a controllable deflector. The second embodiment described on page 6 lines 6-18 has a complimentary screen for each block of the image and projects images of each complimentary screen onto the display screen to form a complete image. The third embodiment described on page 6 lines 19-24 forms in parallel a plurality of blocks on the image screen by using one complimentary screen and a block deflecting system. The fourth embodiment described on page 7 lines 1-6 uses a deflector in a recording system. The fifth embodiment described on page 7 lines 7-12 uses two complimentary displays to multiply the resolution of the displayed image. Embodiment 1 corresponds to method 1 described on page 7 of applicants 02/01/00 amendment. Embodiment 3 corresponds to method 2 described on page 8 of applicants 02/01/00 amendment. The originally examined claims were directed to

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embodiment 1. The newly presented claims are directed to embodiment 3, applicant's method 2. The search and references required to examine embodiment 1 are different than the search and references required for the examination of embodiment 3.

2. The substitute drawings, figures 1-7, raise new matter issues. These drawings are different than the foreign priority document's drawings and the details of these drawings are not supported by the specification. Substitute figure 6 has no detailed description, though, it does have a brief description.

3. Figure 8 was not provided in the substitute drawings even though it is briefly described in the brief description of the drawings, however, a detailed description of this figure is not present in the detailed description of the drawings.

4. The substitute drawings were objected to by the draftsman.

Since the above-mentioned amendment appears to be a *bona fide* attempt to reply, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS, whichever is longer, from the mailing date of this notice within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD UNDER 37 CFR 1.136(a) ARE AVAILABLE.

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5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffery A Brier whose telephone number is (703) 305-4723. The examiner can normally be reached on M-F from 8:00 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Powel, can be reached on (703) 305-9703. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-6606.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3800.


Jeffery A Brier
Primary Examiner
Art Unit 2779
March 31, 2000